

COL. MCINTOSH WAS PERSONAL FRIEND OF BOTH LEE AND VIS
Knightly Military Man Recently Deceased Was Native of Society Hill—Organizer of Pee Dee Light Artillery.

Darlington Press.

The recent death of this knightly gentleman, distinguished soldier and patriotic citizen will bring a pang of regret to many of his old friends, especially those who served with him during the great struggle for Southern independence and who remember his dauntless courage amid the storm of battle and how high he stood in the estimation of his superior officers. To show this it is only necessary to mention that he was promoted to the rank of colonel of artillery by General Lee himself, a position of great responsibility, and never conferred except on a true and tried soldier.

Colonel McIntosh was born at Society Hill, a community noted for its culture and refined social life, and the influence of such surroundings were never forgotten, and in every word and act he was a gentleman without fear and without reproach. He was of truly noble ancestry, as his ancestors on both sides of the family figured in the Revolutionary War, the remembrance of which helped to nerve his heart and strengthen his arm in the supreme hour that tried men's souls and covered with undying honor the deeds of the soldiers of the South.

Colonel McIntosh was born in 1835 and was nearly eighty years old at the time of his death, but his health was so perfect and his form so erect that he looked a great deal younger than he really was, and his sudden death was a painful surprise to his many friends both here and in the home of his adoption in Maryland. He was graduated from the South Carolina College several years before the war, and was admitted to the bar and settled in Darlington for the practice of law. He was just beginning to acquire a fine practice when the State seceded and there was a call for her young men to defend her honor.

About a year before this a military company was organized by the late Colonel Warley, an honor graduate of the Citadel, and while Colonel McIntosh had not at that time received any military training he was held in such high esteem that he was elected first lieutenant of the new organization and it is almost needless to say that the choice was a very happy one, as after events proved.

The Guards and the Richland Rifles were the first two companies ordered out from the interior, having already offered their services; and on January 3, 1861, they went to Charleston. After remaining there for several months a call was made for volunteers to go to Virginia. A part of the Guards responded. They had had no time to arrange their business affairs, and went there under the command of Lieutenant McIntosh.

When the time for their enlistment—six months—had expired, Lieutenant McIntosh returned home and immediately organized a company, the Pee Dee Rifles, of which he was made captain. Some time after going to Virginia, the command was changed to an artillery company, and thereafter was known as the Pee Dee Light Artillery and as such made a record to which their country can point with pride.

Captain McIntosh was promoted to the rank of major, then lieutenant colonel, and finally made a full colonel, and his brilliant record as an officer has already been referred to. He was one of four brothers who were in the army, all noted for their courage. Only one of them, Dr. James McIntosh, now survives. One sister also survives Colonel McIntosh, Mrs. Bell, of Tennessee, as do several nephews and nieces, in this section and in Newberry.

A short time after the war, Colonel McIntosh married Miss Virginia Pegram, of Richmond, and returned to Darlington, resuming the practice of law. He remained here only a year or two, finding that his wife's health, accustomed to the more bracing climate of Virginia, was failing. He was compelled, reluctantly, to cast his lot elsewhere. He selected Towson, the county seat of Baltimore County, for his residence, and practiced his profession both there and in the city. It is almost needless to say that he succeeded, and that he stood high in the estimation of all, both as an attorney and as a gentleman.

To show the high esteem in which Colonel McIntosh was held, it is only necessary to mention that he enjoyed the friendship and confidence of two of the greatest men to whom

this country has ever given birth—Jefferson Davis and Robert E. Lee. His widow, one daughter, Mrs. Morrow, of Richmond, and one son, D. G. McIntosh, a member of the house of delegates, as the representatives are called in Maryland, survive. This is but an imperfect sketch of the career of one of the grandest gentlemen and bravest soldiers to whom South Carolina has ever given birth, and it will be long before we see his like again. His remains will rest under the soil of his adopted State, but the writer can but express the wish that the circumstances had been such that his last deep sleep could have been under the sod of his native State. However, the influence of his upright and honorable life remains, a proud heritage to his family and friends.

W. D. WOODS.

"How sleep the brave who sink to rest

By all their country's wishes blest; When Spring, with dewy fingers cold, Returns to deck their hallowed mold, She there shall dress a sweeter sod Than Fancy's feet have ever trod.

"By fairy hands their knell is rung, By forms unseen their dirge is sung; There honor comes a pilgrim gray, To bless the turf that maps their clay, And Freedom shall awhile repair, To dwell, a weeping hermit, there."

MADE \$231 BY NOT KNOWING WHAT TO DO

A writer says in Farm and Fireside: "Claude McLaughlin of Montrose County, Colorado, made \$231 from alfalfa seed from exactly two acres last year, entirely by accident. This two acres of alfalfa was in its second year's growth, but was on new and unfertile land and had been so starved for water that he thought it not worth cutting for hay. He therefore let it stand and continued without water, preferring to use his irrigation water on what he thought were more valuable crops. In the early fall he noticed the alfalfa had gone to seed. So it was cut and stacked and in March, 1916, thrashed. He sold the seed and got \$231 from the two acres. His culture was the proper thing to grow alfalfa seed. Have a thin stand and irrigate just enough to keep it fresh but not to force the growth of rank stalks. Then it will make good bloom and much seed."

EXECUTOR'S SALE

As executor of the last will and testament of Mary E. Counts, deceased, I will sell at public auction to the highest bidder therefore, before the Court House door at Newberry, S. C., during the legal hours of sale on Monday, the 6th day of November, 1916, being sales day, all that tract of land lying and situate in the county of Newberry and State of South Carolina, containing sixty-five (65) acres, more or less, and bounded by lands of R. L. Lominick, M. L. Wickler and others.

Terms, Cash, the purchaser to pay for papers, and revenue stamps. Charles H. Counts, Executor of Mary E. Counts.

NOTICE OF FINAL SETTLEMENT

Notice is hereby given that the undersigned will make final settlement of the estate of J. R. Lominick, deceased, in the Probate Court of Newberry county, South Carolina, on November 6, 1916, at 11 o'clock A. M. and will at the same time and place ask for letters dismissory as administratrix of said estate.

All persons holding claims against estate will please present same properly verified on or before said date. Roberta Lominick, Administratrix.

October 5, 1916.

LAND FOR SALE.

The undersigned, heirs of Alice Stockman, deceased, will sell before the court house at Newberry the first Monday in November, 1916, ninety-seven acres of land in No. 9 township bounded by lands of Dave Boozer, S. J. Kohn and others, known as the Pink Brown "Cureton Place" of which said Alice Stockman died possessed.

Terms of Sale—One third cash and balance in two equal annual installments secured by bond and mortgage of the purchaser with interest on the credit portion from date of sale. Purchaser to pay for all papers and recording.

S. C. Stockman for the Heirs.

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DENTAL PREPAREDNESS

(What is the most important attribute to a soldier? Good feet? No. Good eyesight? No. Good brains? No. What then? Good teeth. A soldier may have good feet, good eyesight, and good brains but if he has bad teeth, he can't eat. If he can't eat he can't march near enough to the enemy see him and use his brains to fight him.

How does a soldier get good teeth? By having good teeth in childhood. How do children keep good teeth? Through being taught by their mother how to keep their teeth clean and having their teeth looked after while they are growing. This makes good teeth for future soldiers.

It would be then as though the first patriotic duty of a mother was to keep her children's teeth in good condition. It is.

TRUSTEES SALE OF LAND.

Pursuant to the authority given me in a deed from Joseph P. Summer, executed and delivered on October 14, 1916, I will sell before the Courthouse door at Newberry, S. C., during the legal hours of sale immediately after the legal sales on salesday in November, 1916, being November 6, 1916, the following describer lands to-wit: All that tract or plantation of land situate, lying and being in the County of Newberry, State of South Carolina, containing 176 7/10 acres, more or less, a recent survey of which, however, shows it to contain 179 33/100 acres, known as the Coppock place, being on the road leading from Newberry Courthouse to Langford's (Mendenhall's) Mill, bounded by lands of or formerly of the estate of William Langford, deceased, estate of Mrs. L. C. Boozer, deceased, Mrs. Emma Buzhardt and others. Also all those two tracts, pieces or parcels of land lying and being situate in the County of Newberry, State of South Carolina, one tract containing 72 23/100 acres, more or less, known as tract No. 2 of the Teague place, bounded by lands of John Cousin, John Ruff, the Boozer tract and a road separating it from tract No. 1 of the Teague place, the other tract known as the Boozer place and containing 69 82/100 acres, more or less, bounded by lands of Mrs. Alice Goggans, Turner Hipp, tract No. 2 of the Teague place above described and tract No. 1 of the Teague place, said two tracts having been cut off from what is known as the Teague place of Joseph P. Summer. The said Coppock place has been divided into two tracts, tract No. 1 or the house tract containing 96 16/100 acres, and tract No. 2 containing 82 20/100 acres, and the same will be offered for sale in the sub-divided tracts and then offered for sale as a whole, and in case it brings more in the sub-divided tracts than as a whole such bids are to be accepted, otherwise bids as a whole to be accepted. The two tracts of the Teague place are to be offered for sale in separate parcels, then offered for sale as a whole and in case it brings more in separate parcels than as a whole, such bids are to be accepted, otherwise bids as a whole to be accepted.

Terms of sale: One-third cash and the balance in two equal annual installments, credit or to bear interest from the day of sale at the rate of eight per cent, per annum, payable annually and be secured by note of the purchaser and mortgage of the premises, which notes and mortgage shall provide for ten per cent. Attorney's fees in case of collection, suit of action by an Attorney and shall also provide for insurance on the buildings on the said land and an assignment of the policy of insurance as additional collateral. Purchasers will be required to deposit with me immediately on the acceptance of their bid or bids \$50.00 or a certified check for said amount for each one of said tracts, and in case they fail to deposit said amount the same will be resold at once. Purchasers shall be required also to comply with the terms of sale within ten days after the date of said sale. Purchasers to pay for drawing all papers and recording same.

JAMES B. HUNTER, Trustee.

STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY, COURT OF COMMON PLEAS. Irvine K. Heyward, plaintiff, against

George C. Glasgow, and others, Defendants.

Pursuant to the judgment of the Court in the above stated case, I will sell at public auction to the highest bidder therefor on the first Monday in November 1916, within the legal hours of sale, "All that tract of land with

the buildings thereon in Newberry County, State aforesaid, containing Five Hundred and Fifty acres, more or less, and bounded by lands of Mrs. Mamie C. Duncan, Mrs. E. J. Reeder, Mrs. Sallie A. Sligh, Mrs. Ella Waters, Allen Bishop, the said tract is known as the Cannon and Spearman places and conveyed to said George C. Glasgow as follows: Deed by G. W. L. Spearman, as Executor of George S. Cannon, dated December 2nd, 1895, recorded book No. 8, p. 181-2. Deed of Isaac K. Glasgow, and Ella Glasgow, November 2, 1892, recorded Book D, page 175. Deed G. W. L. Spearman 21st Oct., 1904 recorded Book 12, page 304, Deed of G. W. L. Spearman 4th Sept. 1891 recorded Vol. 5, page 636. Also all that lot piece or parcel of land in County of Newberry, State of South Carolina, containing one hundred and twenty acres, bounded by lands of estate of J. J. Reeder, estate of Thompson Connor, estate of Dr. J. K. Gary, estate of James N. Martin, conveyed to said George C. Glasgow by deed of Selde Brown dated 20th Dec. 1905, recorded Book 14 p. 208."

TERMS OF SALE: One-third of the purchase money in cash, and the balance payable in one and two years in equal installments with interest from the day of sale to be secured by the bond of the purchaser and a mortgage of the premises sold with leave to the purchaser to anticipate the payment of the credit portion in whole or in part, purchaser to pay for papers and recording. The said mortgage to contain the usual stipulation for the payment of a reasonable Attorney's fees in case of collection or foreclosure of said mortgage. The purchaser will be required to insure the dwelling on said land in the sum of not less than five thousand dollars, as may be required by the Master, and assign said policy to the Master.

If the purchaser or purchasers fail to comply with the terms of sale within ten days after the day of sale, the said mortgaged premises will be resold on the succeeding or some subsequent salesday at the risk of the former purchaser on the same terms and condition as those for the first sale.

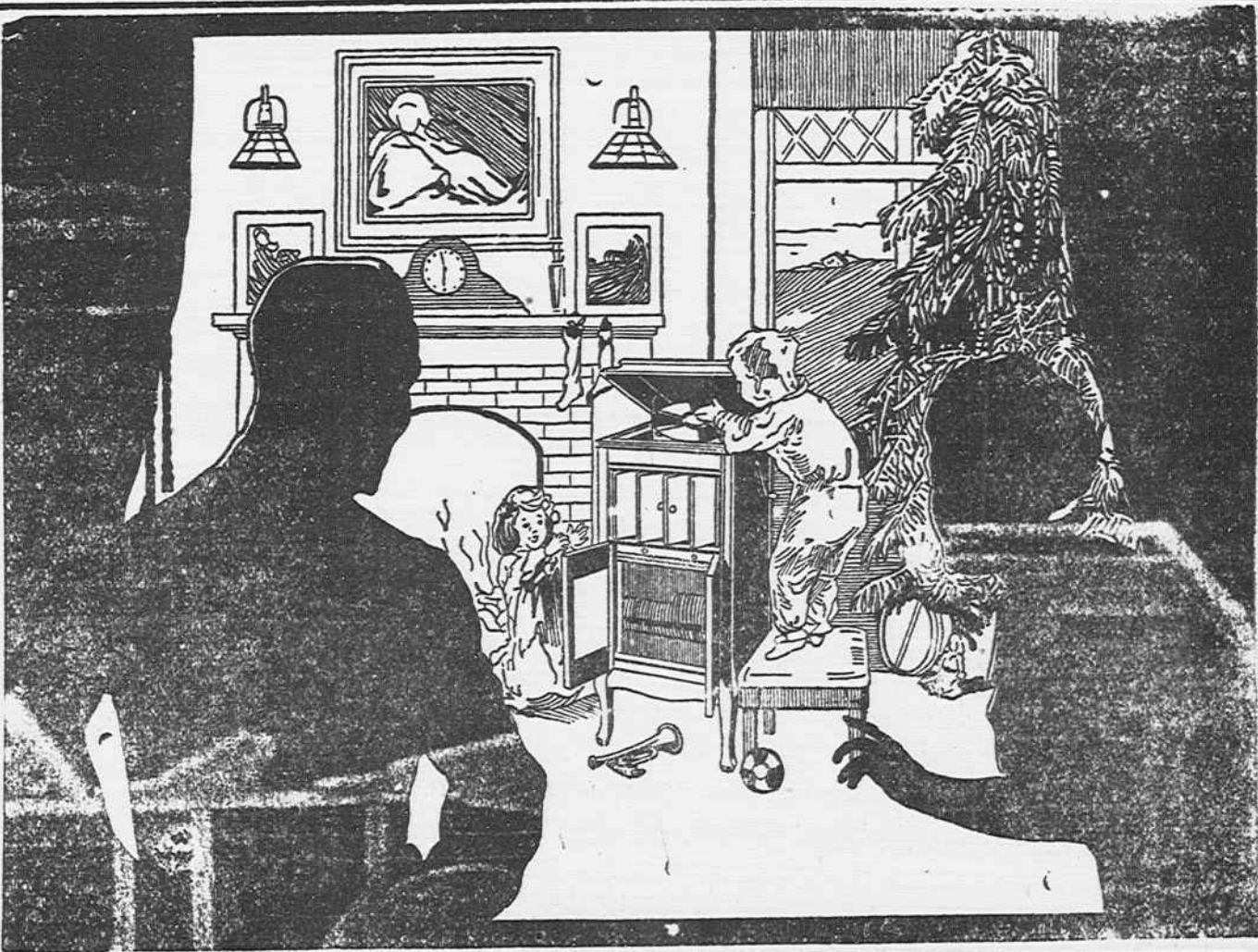
H. H. RIKARD, Master.

Newberry, S. C., October 16, 1916.

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